IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCU	T FILED
No. 04-15208	U.S. COURT OF APPEALS ELEVENTH CIRCUIT November 3, 2005 THOMAS K. KAHN CLERK
D. C. Docket No. 03-03028 CV-O	DE-1

MELVIN THIESSEN, JR.,

Plaintiff-Appellant,

versus

FORD MOTOR COMPANY, UNITED AUTOMOBILE WORKERS OF AMERICA, LOCAL 882, INTERNATIONAL UNION, UNITED AUTOMOBILE WORKERS OF AMERICA,

Defendants-Appellees,

INTERNATIONAL UNION,

Defendant.

Appeal from the United States District Court for the Northern District of Georgia

(November 3, 2005)

Before TJOFLAT and KRAVITCH, Circuit Judges, and LAWSON*, District Judge.

PER CURIAM:

AFFIRMED. See 11th Cir. R. 36-1.1

When the court determines that any of the following circumstances exist:

- (a) judgment of the district court is based on findings of fact that are not clearly erroneous;
 - (b) the evidence in support of a jury verdict is sufficient;
 - (c) the order of an administrative agency is supported by substantial evidence on the record as a whole;
- (d) summary judgment, directed verdict, or judgment on the pleadings is supported by the record;
 - (e) judgment has been entered without a reversible error of law; and an opinion would have no precedential value, the judgment or order may be affirmed or enforced without opinion.

^{*}Honorable Hugh Lawson, United States District Judge for the Middle District of Georgia, sitting by designation.

¹ 11th Cir. R. 36-1 provides: